# **COMBINED DECLARATION AND POWER OF ATTORNEY**

As a below	named inventor, I hereby declare that:
This declarat	ion is of the following type:
$\boxtimes$	original
	divisional
	continuation
	continuation-in-part
	INVENTORSHIP IDENTIFICATION
believe I am first and join	e, post office address and citizenship are as stated below next to my name. In the original, first and sole inventor (if only one name is listed below) or an original, it inventor (if plural names are listed below) of the subject matter which is claimed a patent is sought on the invention entitled:
	FLUID REMOVAL FROM GASS WELLS
The specifica	ation of which:
	is filed herewith; and
$\boxtimes$	was filed on November 21, 2003, under Serial No, executed on even date herewith; or
	Express Mail No.(as Serial No. not yet known) and was amended on (if applicable)
	was described and claimed in PCT International Application No
AC	KNOWLEDGMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR
-	ite that I have reviewed and understand the contents of the above-identified including the claims, as amended by any amendment referred to above.
accordance examination	ge the duty to disclose all information I know to be material to patentability in with Title 37, Code of Federal Regulations, §1.56, and which is material to the of this application; namely, information where there is a substantial likelihood that a examiner would consider it important in deciding whether to allow the application to atent.
	In compliance with this duty there is attached an Information Disclosure Statement in accordance with 37 CFR §1.98.

# PRIORITY CLAIM (35 U.S.C. §119)

prov app belo inve	visional or lication(s) ow, and hentor's cer er than the	foreign ap designatir lave also i rtificate or e United S	plication(s) to ag at least of dentified be any PCT in tates of Ame	for patent or in one country o Plow any prov International ap erica filed by	nventor's certific ther than the U risional or foreig pplication(s) des	ate or of any PCT internation intended States of America list of application (s) for patents on a couple subject matter having a first one couple subject matter	ona stec t o ntr
		No such a	applications	have been file	ed.		
	$\boxtimes$	Such app	lications hav	ve been filed a	as follows:		
A.		_		` '	thin 12 mos. (6 under 35 USC	mos. for design) prior to §119	
	<u>Country/</u> GB	PCT	<b>Applicatio</b> 0227394.4	on Number 4	<u>Date Filed</u> 11/23/2002	Priority Claimed   ☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No	
В.		reign appli s U.S. appl		any, filed mo	ore than 12 mos	s. (6 mos. for design) prio	r
		Count	ry/PCT	<u>Application</u>	n Number <u>I</u>	Filing Date	
C.	U.S. F	Provisiona	l Applicatio	n filed within	12 months pric	or to this application	
			Serial Num	<u>nber</u> <u>Fil</u>	ling Date		
			PRIC	ORITY CLAIM	(35 USC §120)		
app is/a not Title mat like the	lication(s) re listed b disclosed 35, Unit rerial to th lihood tha applicatio lication(s)	or PCT in pelow and, in that/tho ted States be examinated a reason on to issuand the na	ternational a insofar as the insofar as the insofar appropriation of this able Examinational or PC	application(s) ne subject ma olication(s) in 2, I acknowle application (rer would conent) which oct international	designating the atter of each of the manner provedge the duty the namely, informatissider it important courred betwee all filing date of the attention of the a	e, §120, of any United States of America the claims of this application vided by the first paragrap or disclose information that in deciding whether to a nother filing date of the pairs application.	tha n is h o nt is ntia
	$\boxtimes$	No such	applications	have been file	ea.		

Such applications have been filed, as follows:

#### **POWER OF ATTORNEY**

I hereby appoint the following attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

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Scotland

### **DECLARATION**

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and, further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Sec. 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

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(Declaration ends with this page)